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20	LINITED STATES	DISTRICT COURT		
21	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
22	OAKLAND DIVISION			
	TECHNOLOGY PROPERTIES LIMITED			
23	LLC and MCM PORTFOLIO LLC,	Case Number: C 14-03640-CW		
24	Plaintiffs,	) ) STIPULATION FOR EXTENSION OF		
25		TIME TO RESPOND TO DEFENDANTS'		
26	vs.	) MOTION FOR JUDGMENT ON THE		
27	Page <b>1</b> of <b>7</b>			
28		C 14-03640-CW, C 14-03643-CW		
	STIPULATION FOR EXTENSION OF TIME TO RESPOND	C 14-03645-CW, C 14-03646-CW		
	DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS			

CANON, INC., et al.,	) PLEADINGS
	, )
Defendants.	
TECHNOLOGY PROPERTIES LIMITED	) C N 1 C 14 02642 CW
LLC and MCM PORTFOLIO LLC,	) Case Number: C 14-03643-CW
Plaintiffs,	) STIPULATION FOR EXTENSION OF
	) TIME TO RESPOND TO DEFENDANTS'
vs.	) MOTION FOR JUDGMENT ON THE
	) PLEADINGS
HEWLETT-PACKARD COMPANY,	
Defendant.	
TECHNOLOGY PROPERTIES LIMITED	)
LLC and MCM PORTFOLIO LLC,	) Case Number: C 14-03645-CW
mid inciri onti obio bbc,	)
Plaintiffs,	) STIPULATION FOR EXTENSION OF
	) TIME TO RESPOND TO DEFENDANTS'
VS.	) MOTION FOR JUDGMENT ON THE
	) PLEADINGS
NEWEGG INC., et al.,	
Defendants.	
TECHNOLOGY PROPERTIES LIMITED	)
LLC and MCM PORTFOLIO LLC,	) Case Number: C 14-03646-CW
,	)
Plaintiffs,	) STIPULATION FOR EXTENSION OF
	) TIME TO RESPOND TO DEFENDANTS'
VS.	) MOTION FOR JUDGMENT ON THE
GEHZO EDGON CORDON ATION A A	) PLEADINGS
SEIKO EPSON CORPORATION, et al.,	)
Defendants.	)
Pursuant to Civil L.R. 6-2, Plaintiffs Te	echnology Properties Limited LLC and MCM
Portfolio LLC ("Plaintiffs") and Defendants He	ewlett-Packard Company, Canon Inc., Canon
U.S.A., Inc., Newegg Inc., Rosewill Inc., Seiko	o Epson Corporation, and Epson America, Inc.
Pag	ge <b>2</b> of <b>7</b>
	C 14-03640-CW, C 14-03643-CW
	C 14-03645-CW, C 14-03646-CW
STIPULATION FOR EXTENSION OF TIME TO RESPOND DEFENDANTS' MOTION FOR JUDGMENT ON THE PLE.	

("Defendants") submit this Stipulation to Extend the Deadline for Plaintiffs to Respond to Defendants' Motion for Judgment on the Pleadings.

On May 1, 2015, Defendants filed their Motion for Judgment on the Pleadings. (Dkt. 302 in Case 4:14-cv-03640-CW; Dkt. 88 in Case 4:14-cv-3643-CW; Dkt. 85 in Case 4:14-cv-3646-CW). The current deadline for Plaintiffs to respond is May 15, 2015. Defendants' current reply deadline is May 22, 2015. The hearing on Defendants' motion is set for June 18, 2015. (Dkt. 303 in Case 4:14-cv-03640-CW).

Plaintiffs respectfully request an extension up to and including May 28, 2015 to file the response to each Defendant's motion, which would extend Defendants' reply deadlines to June 4, 2015. Defendants stipulate to this request on the condition that Plaintiffs' response is served no later than 3:00 Eastern Daylight Time on May 28, 2015. Plaintiffs agree to this condition.

The reasons for Plaintiffs' requested extension are set forth in the attached Declaration of Benjamin R. Askew in Support of Stipulation for Extension of Time to Extend the Deadline for Plaintiffs to Respond to Defendants' Motion for Judgment on the Pleadings.

Therefore, the parties file this stipulated request for a Court order changing the response and reply deadlines regarding Defendants' Motion for Judgment on the Pleadings. This stipulated request is for an extension of time up to and including 3:00 Eastern Daylight Time on May 28, 2015 for Plaintiffs to file the responses and an extension of time for each Defendant's reply up to and including June 4, 2015. This stipulated request does not affect any other deadlines scheduled in this matter. There have been no previous time modifications related to Plaintiffs' response deadline to Defendant's Motion for Judgment on the Pleadings.

1	Dated: May 11, 2015	Respectfully submitted,
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23	Dated: May 11, 2015	
24	Zaca. 1749 11, 2015	<u>/s/ Megan Whyman Olesek (with consent)</u> Megan Whyman Olesek (SBN 191218)
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27		Page <b>4</b> of <b>7</b>
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1 William E. Devitt (admitted Pro Hac Vice) wdevitt@jonesday.com Matthew J. Hertko (admitted Pro Hac Vice) mhertko@jonesday.com JONES DAY 77 W. Wacker, Suite 3500 Chicago, IL 60601 Telephone: (312) 782-3939 Facsimile: (312) 782-8585 ATTORNEYS FOR DEFENDANTS SEIKO EPSON CORPORATION AND EPSON AMERICA, INC. **CERTIFICATE OF SERVICE** 10 The undersigned certifies that a copy of the foregoing was served on counsel for all 11 12 parties of record on May 11, 2015 via the Court's CM/ECF system. 13 /s/Benjamin R. Askew 14 15 16 17 18 19 20 21 22 23 24 25 26 27 Page **7** of **7** 28 C 14-03640-CW, C 14-03643-CW

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